SUPERIOR COURT OF ARIZONA *** FILED *** MARICOPA COUNTY 03/11/2002

02/27/2002 CLERK OF THE COURT FORM R102B

JUDGE PRO TEM RICHARD L. L. Franco

NOTHWEHR

FOR JUDGE PRO TEM WM. DAVID Deputy

ANDERSON

CR 2002-002945

FILED:

STATE OF ARIZONA JEFFREY R DUVENDACK

v.

NOREN B THOMPSON PAUL C KLAPPER

APO-PLEAS-CCC

VICTIM SERVICES DIV-CA-CCC

WAIVER OF PRELIMINARY HEARING AND PLEA AGREEMENT ARRAIGNMENT PROCEEDINGS

State's Attorney: Sheri Freemont for above-named

counsel

Defendant's Attorney: the above-named counsel Court Reporter: Troy Kelley

Defendant is advised as to the prior waiver of right to a Preliminary Hearing and Plea Agreement signed by Defendant and counsel.

The Court advises the Defendant as to the range of possible sentences for the offense, including whether or not probation is available and any other conditions imposed by statute, including special requirements for probation, if available. The Court further advises the Defendant as to all constitutional rights waived by the Plea Agreement.

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L. Franco

Deputy

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The Court further advises the Defendant that by entering into a plea agreement that he/she waives the right to have the Arizona Court of Appeals review the proceedings by way of a direct appeal, and may seek review only by filing a Petition for Post Conviction Relief, pursuant to Rule 32 within 90 days of entry of judgment and sentencing.

The parties indicate that they believe that the Defendant has no violent crime convictions and one prior drug conviction. The Defendant is therefore advised of the penalties for secondtime drug offenses under A.R.S. Section 13-901.01(F).

Upon inquiry, the Court finds that the Defendant desires to forego the constitutional rights, that the plea of:

GUILTY is made knowingly, intelligently and voluntarily, not the result of force, threats or promises; that there is a factual basis for the plea; and that the Defendant understands the range of sentences and other penalties available.

The Defendant enters a plea of Guilty to the following crime(s):

OFFENSE: Count 2 (as amended): Possession of Drug Paraphernalia, a class 6 undesignated offense, nondangerous and nonrepetitive offense in violation of A.R.S. § 13-3401, -3407, -3415, -3418, -701, -702, -702.01, -707, -801, -802, and 13-901.01(F) committed on February 16, 2002.

The plea of the Defendant is accepted and entered of record.

The Defendant waives all applicable time limits.

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IT IS ORDERED proceeding with time for entry of judgment of guilt and sentencing at this time before Judge Pro Tem Richard Nothwehr.

IT IS FURTHER ORDERED that the motion to dismiss Count 1 as reflected in the Plea Agreement, will be deemed submitted at the time of sentencing.

IT IS FURTHER ORDERED affirming prior custody orders.

IT IS ORDERED vacating any pending dates.

FILED: Plea Agreement.

Sentencing proceeds at this time.